LAWS

OF THE

Sixtieth General Assembly

OF THE

STATE OF IOWA

PASSED AT THE EXTRAORDINARY SESSION THEREOF, AT DES MOINES, THE CAPITAL OF THE STATE, BEGUN ON THE TWENTY-FOURTH DAY OF FEBRUARY, AND ENDED ON THE EIGHTH DAY OF APRIL, A. D. 1964, IN THE ONE HUNDRED EIGHTEENTH YEAR OF THE STATE

GENERAL LAWS

CHAPTER 1

APPORTIONMENT OF REPRESENTATION IN THE LEGISLATURE

S. F. 1

AN ACT to provide for representation in the Senate and House of Representatives in the Sixty-first General Assembly and thereafter.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. The General Assembly hereby determines that in order to provide fair representation for all citizens of Iowa in the 3 interim period before a Constitutional amendment becomes effective, the apportionment of the General Assembly shall be based upon the 5 following principles:
 - 1. The House of Representatives shall be apportioned on a population basis.
 - 2. The Senate shall be apportioned on a fair and reasonable basis, taking into account population, area, and the historical relationships and common or differing interests of the people of the various areas of the state. In order to give proper recognition to all of such factors, the following principles shall apply:
- a. Any county having more than thirty-five thousand (35,000) 13 population shall be a senatorial district and shall be entitled to one 14 15 senator. In addition, each such county having a population of one hundred thousand (100,000) or more shall be entitled to one additional senator plus another additional senator for each additional 17

one hundred thousand (100,000) population.

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b. No county having less than thirty-five thousand (35,000) population shall be joined in a senatorial district with any county having more than thirty-five thousand (35,000) population.

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- c. No senatorial district shall contain more than three (3) counties.
- d. The counties having less than thirty-five thousand (35,000) population shall be joined in senatorial districts of two counties or three counties. In forming such districts, counties whose people have a high degree of common interests shall be joined together when practicable.
- e. To the maximum practicable extent, the boundaries of senatorial districts as provided in chapter sixty-nine (69), Acts of the Fifty-ninth (59th) General Assembly, shall be retained under this Act, in view of the recent senate redistricting enacted in 1961, the probability that a Constitutional amendment on reapportionment will be adopted in the near future, the imminence of the 1964 primary and general elections, and the desirability of permitting senators elected in 1962 to complete the four-year terms for which they were elected in order to provide a reasonable measure of continuity and experience in the senate.

The General Assembly hereby declares that the foregoing principles have been followed in this Act and that the provisions of this Act are necessary and reasonable in order to provide fair representation in the General Assembly for all citizens of Iowa.

SEC. 2. Section forty-one point one (41.1), Code 1962, is hereby repealed and the following enacted in lieu thereof.

The number of senators in the general assembly is hereby fixed at fifty-nine and they are hereby apportioned among the several counties as follows:

- 1. Lee county shall constitute the first district with one senator.
- 2. Appanoose county, Davis county and Van Buren county shall constitute the second district with one senator.
- 3. Lucas county, Monroe county and Wayne county shall constitute the third district with one senator.
- 4. Decatur county, Ringgold county and Union county shall constitute the fourth district with one senator.
- 5. Adams county, Montgomery county and Taylor county shall constitute the fifth district with one senator.
- 6. Fremont county, Mills county and Page county shall constitute the sixth district with one senator.
- 7. Des Moines county shall constitute the seventh district with one senator.
- 8. Henry county and Jefferson county shall constitute the eighth district with one senator.
 - 9. Wapello county shall constitute the ninth district with one senator.
- 10. Louisa county and Washington county shall constitute the tenth district with one senator.
- 11. Keokuk county and Mahaska county shall constitute the eleventh district with one senator.
- 12. Marion county and Warren county shall constitute the twelfth district with one senator.

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- 29 13. Adair county, Clarke county and Madison county shall consti-30 tute the thirteenth district with one senator.
 - 14. Audubon county, Cass county and Shelby county shall constitute the fourteenth district with one senator.
 - 15. Pottawattamie county shall constitute the fifteenth district with one senator.
 - 16. Cedar county and Muscatine county shall constitute the sixteenth district with one senator.
 - 17. Scott county shall constitute the seventeenth district with two senators.
 - 18. Clinton county shall constitute the eighteenth district with one senator.
 - 19. Jackson county and Jones county shall constitute the nine-teenth district with one senator.
 - 20. Linn county shall constitute the twentieth district with two senators.
 - 21. Johnson county shall constitute the twenty-first district with one senator.
 - 22. Benton county and Tama county shall constitute the twenty-second district with one senator.
 - 23. Iowa county and Poweshiek county shall constitute the twenty-third district with one senator.
 - 24. Marshall county shall constitute the twenty-fourth district with one senator.
 - 25. Jasper county shall constitute the twenty-fifth district with one senator.
 - 26. Story county shall constitute the twenty-sixth district with one senator.
 - 27. Polk county shall constitute the twenty-seventh district with three senators.
 - 28. Boone county and Greene county shall constitute the twenty-eighth district with one senator.
 - 29. Dallas county and Guthrie county shall constitute the twenty-ninth district with one senator.
 - 30. Carroll county and Crawford county shall constitute the thirtieth district with one senator.
 - 31. Harrison county and Monona county shall constitute the thirty-first district with one senator.
 - 32. Dubuque county shall constitute the thirty-second district with one senator.
 - 33. Buchanan county and Delaware county shall constitute the thirty-third district with one senator.
 - 34. Black Hawk county shall constitute the thirty-fourth district with two senators.
 - 35. Hamilton county and Hardin county shall constitute the thirty-fifth district with one senator.
 - 36. Webster county shall constitute the thirty-sixth district with one senator.
 - 37. Buena Vista county and Pocahontas county shall constitute the thirty-seventh district with one senator.
 - 38. Cherokee county and Plymouth county shall constitute the thirty-eighth district with one senator.
 - 39. Woodbury county shall constitute the thirty-ninth district

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- 40. Allamakee county and Clayton county shall constitute the fortieth district with one senator.
- 41. Fayette county and Winneshiek county shall constitute the forty-first district with one senator.
- 42. Bremer county, Butler county and Grundy county shall constitute the forty-second district with one senator.
- 89 43. Franklin county and Wright county shall constitute the forty-90 third district with one senator.
- 91 44. Chickasaw county and Floyd county shall constitute the forty-92 fourth district with one senator.
- 93 45. Howard county, Mitchell county and Worth county shall con-94 stitute the forty-fifth district with one senator.
- 95 46. Cerro Gordo county shall constitute the forty-sixth district 96 with one senator.
- 97 47. Hancock county and Winnebago county shall constitute the 98 forty-seventh district with one senator.
- 48. Emmet county and Palo Alto county shall constitute the fortyighth district with one senator.
- 49. O'Brien county and Osceola county shall constitute the fortyninth district with one senator.
- 103 50. Lyon county and Sioux county shall constitute the fiftieth dis-104 trict with one senator.
- 51. Dickinson county and Clay county shall constitute the fiftyfirst district with one senator.
- 52. Ida county, Sac county and Calhoun county shall constitute the fifty-second district with one senator.
- 109 53. Kossuth county and Humboldt county shall constitute the fifty-110 third district with one senator.
- This Act shall be effective as to the nomination and election of one senator from each of the following districts in the year 1964 and thereafter for four-year terms each:
- 114 Second (2d)
- 115 Third (3d)
- Fourth (4th)
- 117 Fifth (5th)
- 118 Eleventh (11th)
- 119 Twelfth (12th)
- 120 Thirteenth (13th)
- 121 Fifteenth (15th)
- 122 Seventeenth (17th)
- 123 Twentieth (20th)
- 124 Twenty-first (21st)
- 125 Twenty-fourth (24th)
- 126 Twenty-seventh (27th)
- 127 Twenty-eighth (28th)
- 128 Twenty-ninth (29th)
- 129 Thirty-third (33d)
- 130 Thirty-fourth (34th)
- 131 Thirty-sixth (36th)
- 132 Thirty-eighth (38th)
- 133 Thirty-ninth (39th)
- 134 Fortieth (40th)

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        Forty-first (41st)
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        Forty-second (42d)
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        Forty-sixth (46th)
        Forty-seventh (47th)
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        Forty-eighth (48th)
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        Forty-ninth (49th)
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        Fiftieth (50th)
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        Fifty-first (51st)
        Fifty-third (53rd)
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        This Act shall be effective as to the nomination and election of one
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      senator from each of the following districts in the year 1964 for two-
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     year terms each:
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        Sixteenth (16th)
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        Nineteenth (19th)
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        Twentieth (20th)
        Twenty-sixth (26th)
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        Twenty-seventh (27th)
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        Thirty-ninth (39th)
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        Forty-third (43d)
        Fifty-second (52d)
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        The terms of senators elected in 1962 for terms of four years, or
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     elected subsequently to fill a vacancy in any such term, shall con-
     tinue until December 31, 1966. In the year 1966 and thereafter one
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     senator, except as otherwise indicated, shall be nominated and elected
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     from each of the following districts for four-year terms each:
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        First (1st)
        Sixth (6th)
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        Seventh (7th)
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        Eighth (8th)
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        Ninth (9th)
        Tenth (10th)
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        Fourteenth (14th)
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        Sixteenth (16th)
168
        Seventeenth (17th)
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        Eighteenth (18th)
        Nineteenth (19th)
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171
       Twentieth (20th)
       Twenty-second (22d)
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       Twenty-third (23d)
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       Twenty-fifth (25th)
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       Twenty-sixth (26th)
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       Twenty-seventh (27th) (two to be elected)
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       Thirtieth (30th)
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       Thirty-first (31st)
179
       Thirty-second (32d)
180
       Thirty-fourth (34th)
181
       Thirty-fifth (35th)
182
       Thirty-seventh (37th)
       Thirty-ninth (39th)
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       Forty-third (43d)
       Forty-fourth (44th)
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       Forty-fifth (45th)
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        Fifty-second (52d)
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SEC. 3. Chapter forty-two (42), Code 1962, is hereby repealed and the following enacted in lieu thereof:

The House of Representatives shall be apportioned on a population basis as follows and representatives shall be elected in 1964 and each two years thereafter:

The counties of Lyon and Osceola shall comprise one district and elect one representative.

The counties of Dickinson and Clay shall comprise one district and elect one representative.

The counties of Emmet and Palo Alto shall comprise one district and elect one representative.

The counties of Winnebago and Worth shall comprise one district and elect one representative.

The counties of Mitchell and Howard shall comprise one district and elect one representative.

The counties of Pocahontas and Humboldt shall comprise one district and elect one representative.

The counties of Ida and Sac shall comprise one district and elect one representative.

The counties of Audubon and Guthrie shall comprise one district and elect one representative.

The counties of Adair and Madison shall comprise one district and elect one representative.

The counties of Mills and Fremont shall comprise one district and elect one representative.

The counties of Montgomery and Adams shall comprise one district and elect one representative.

The counties of Taylor and Ringgold shall comprise one district and elect one representative.

The counties of Union and Clarke shall comprise one district and elect one representative.

The counties of Decatur and Wayne shall comprise one district and elect one representative.

The counties of Lucas and Monroe shall comprise one district and elect one representative.

The counties of Appanoose and Davis shall comprise one district and elect one representative.

The counties of Jefferson and Van Buren shall comprise one district and elect one representative.

The counties of Louisa and Muscatine shall comprise one district and elect two representatives.

The counties of Cerro Gordo, Webster, Story, Jasper, Johnson, Clinton, Wapello, Marshall, Des Moines and Lee shall comprise one district each and each shall elect two representatives.

The county of Dubuque shall comprise one district and shall elect three representatives.

The county of Pottawattamie shall comprise one district and shall elect four representatives.

The counties of Scott, Woodbury and Black Hawk shall comprise one district each and each shall elect five representatives.

The county of Linn shall comprise one district and shall elect six representatives.

The county of Polk shall comprise one district and elect eleven

54representatives.

55 All other counties shall comprise one district each and each shall 56 elect one representative.

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication

in the Ames Daily Tribune, a newspaper published at Ames, Iowa, and in the Oelwein Daily Register, a newspaper published at Oelwein.

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Approved March 23, 1964.

I hereby certify that the foregoing Act, Senate File 1, was published in the Ames Daily Tribune, Ames, Iowa, March 24, 1964, and in the Oelwein Daily Register, Oelwein, Iowa, March 24, 1964.

MELVIN D. SYNHORST, Secretary of State.

CHAPTER 2

ARMORY BOARD LEASES

S. F. 8

AN ACT relating to the leasing of property by the armory board.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Section twenty-nine point fifty-eight (29.58), Code 1962, as amended by chapter seventy-three (73), Acts of the Sixtieth 3 General Assembly, is hereby amended as follows:

1. By inserting after line seven (7) the following paragraph: "The armory board as lessor or sub-lessor may, for a term not to exceed twenty (20) years, lease property under the control of the board for purposes other than armory or military use when the leasing does not interfere with the use of such property for military purposes. The rental proceeds thereof shall be paid to the adjutant general for deposit into funds appropriated for the support and maintenance of the national guard."

2. By striking from line eight (8) the word "Leases" and inserting

in lieu thereof the following: 13

"Where the armory board is lessee, leases".

3. By striking from line fourteen (14) the words "the lease" and inserting in lieu thereof the words "such leases".

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17 *4. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The 18 Winterset Madisonian, a newspaper published in Winterset, Iowa, and 19 in The Boone News-Republican, a newspaper published in Boone, Iowa. 20

Approved March 23, 1964.

1 hereby certify that the foregoing Act, Senate File 8, was published in The Winterset Madisonian, Winterset, Iowa, April 1, 1964, and in The Boone News-Republican, Boone, Iowa, March 25, 1964. MELVIN D. SYNHORST, Secretary of State.

^{*}According to enrolled Act.